

**JESSE MOORE  
A. A. WHISKY**

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**MALDONADO & CO., (Incorporated)**  
General Export Agts, Spreckels Bldg.  
Honolulu, H. T.  
Distributors for... **Jesse Moore-Hunt Co.**  
San Francisco, Cal. and Louisville, Ky.

**HORSE SHOEING!****W. W. Wright Co., Ltd.**

have opened a horse-shoeing department in connection with their carriage shop, etc. Having secured the services of a first-class shoer, they are prepared to do all work entrusted to them in a first-class manner.

**TREES  
From California**

Orange, Olive, Fig.

Everything in Fruit Tree Line.

WINE, RAISIN AND TABLE

GRAPE VINES.

Place orders now for delivery season 1934.

Complete illustrated nursery catalogue published in English or Spanish mailed for 5c. postage.

PAID-UP CAPITAL, \$200,000.00

**FANCHER CREEK NURSERIES, Inc.**

GEO. C. FROEDING, Pres., &amp; Gen. Mgr.

FRESNO, CAL., U.S.A.

**What's for Lunch?**

This is the question that often perplexes the busy house wife—with

**Rainier BEER**

In the home—the question is easily solved. It is a family drink.

**Rainier Bottling Works,**

AGENTS FOR HAWAII.

Phone White 1331. P. O. Box 517

**P. L. ON TAI**

Not connected with On Tai Lee.

At 1133 Nuuanu near Beretania street, two doors above old stand.

**Dressmaker**

Grass Linen in colors, blue and white.

**OAHU ICE & ELECTRIC Co.**

Ice delivered to any part of the city.

Island orders promptly filled. Tel. Blue 3151. P. O. Box 600. Office: Kewalo.

**YOKOMIZO & KASHIWARA**

Contractors as follows: Stone work of all kinds; cement work of various descriptions; and all kinds of solid materials for fillings; hauling at reasonable rates. Office: Emma Hall, corner Nuuanu and Beretania streets. Tel. Blue 1211.

**HONOLULU IRON WORKS COMPANY.****STEAM ENGINES.**

BOILERS, SUGAR MILLS, COOLERS, BRASS AND LEAD CASTINGS and machinery of every description made to order. Particular attention paid to ship's blacksmithing. Job work executed on shortest notice.

**Y. MAN SING**

1117 NUUANU STREET.

**FASHIONABLE DRESS-MAKER.****LADIES' UNDERWEAR**

Dresses made to order. Sewing guaranteed. If the stitches break I will repair without extra charge.

**VANISHING  
JURY LIST****Four Men Besides  
Grand Jurors  
Left.****Injunction of Lahaina-  
luna Contract on  
Trial.****Widow's Claim for Killing of  
Husband—Pearl Harbor  
Case—Contempt.**

But one juror passed for cause yesterday in the empaneling of a jury for the Jones murder trial, filling the vacant place existent when the court opened at 10 a. m. Then came another peremptory challenge, it being the turn of the defense, which caused an exhaustion of the second special venire returned the same day.

Barring the grand jurors not yet released, there were but four more names of the year's list of 250 remaining. These were men not yet called in the Jones case and Judge Robinson ordered a special venire to issue for their appearance at 2 o'clock this afternoon, to which hour the trial was forthwith continued. The expectation of having a report from the grand jury yesterday afternoon, when its members were to be summoned for trial jury duty, was not realized and Judge Robinson intimated a probability that these score or so of jurors would not be available before tomorrow morning.

At the morning session there was remarkable agreement of sides in excusing jurors for cause. Those let out on examination were Henry Puhli, G. D. Mahone, Patrick Ryan, J. O. Carter, Jr., E. O. K. East, J. D. Tucker, W. Mallock Campbell, Jos. J. Dias, George Kalaluh, Charles Kapule, John Andrews, Starr Kapu, Jessin Andrade and R. W. Davis.

Alex. Lyle passed for cause by consent of both sides after Andrade had been excused.

J. M. Webb was peremptorily challenged by the defense.

Edmund Norrie was called but excused because he sat on the trial of Jones last term for the murder of Mrs. Parmenter. The calling of Davis emptied the trial jury box, when there remained three challenges without cause to the prosecution and seven to the defense.

A special venire was then ordered, containing the names of fifteen jurors released from Judge De Bolt's panel, which was made returnable at 3 p. m.

The new venire was returned at 3 p. m. but its material vanished like a neglected block of ice at the kitchen door. George Dillingham was excused for good reason given without examination.

On challenges for cause by the prosecution Jos. Andrade, C. H. Clapp, Thos.

**A SILLY SAYING.**

"It is a common but silly opinion prevailing among a certain class of people that the worse a remedy tastes, smells or hurts, the more efficacious it is."

So says a well-known English physician. He further adds:

"For example, let us consider cod liver oil. As it is extracted from the fish this oil is so offensive to the taste and smell that many cannot use it at all, no matter how badly they need it. Yet cod liver oil is one of the most valuable drugs in the world and it is the greatest pity that we have not thus far been able to free it from those peculiarities which so seriously interfere with its usefulness."

This was written years ago; the work of civilizing and redeeming it has since been triumphantly accomplished; and as a leading ingredient in the remedy called

**WAMPOLE'S PREPARATION**

the oil retains all its wonderful curative properties with no bad smell or taste whatever. It is palatable as honey and contains all the nutritive and curative properties of Pure Cod Liver Oil, extracted by us from fresh cod livers, combined with the Compound Syrup of Hypophosphites and Extracts of Malt and Wild Cherry; creating a medicine of unequalled power for the diseases most prevalent and fatal among men, women and children. There is no other remedy to compare with it. It increases the digestive power of the stomach and in Blood Impurities, Throat and Lung Troubles, Nervous Dyspepsia and Scrofulous Affections, it gives quick and certain relief and cure. Dr. G. C. Shannon, of Canada, says:

"I shall continue its use with, I am sure, great advantage to my patients and satisfaction to myself." Has all the virtues of cod liver oil; none of its faults. You may trust it fully; it cannot disappoint you. At all chemists.

R. Collins, Wm. H. McInerney and D. J. Styne retired. Clapp, McInerney and Styne were opposed to capital punishment.

J. C. Axtell and C. J. Ludwigsen were excused on motion of the defense for cause. Both sides agreed on excusing John Kidwell, who had been excused on the former Jones murder trial.

Sam K. Aki, who had served on many civil jury trials this term, was now excused for want of sufficient familiarity with the English language.

**TRIAL OF INJUNCTION.**

Herbert Kendall's injunction suit against C. S. Holloway, Superintendent of Public Works, and Lucas Bros., to prevent the signing of a contract between the respondents for the erection of the Lahaina Seminary buildings, came on for hearing before Judge De Bolt yesterday afternoon. S. M. Ballou appeared for plaintiff; W. A. Kinney for Lucas Bros., and M. F. Frosser for the Superintendent of Public Works.

After considerable evidence had been taken, Mr. Kinney moved to dismiss the bill because equity had not been shown. The court denied the motion and the hearing proceeded until four o'clock, when it was continued until Friday at 9 a. m.

**DAMAGES FOR KILLING.**

C. K. Al petitions for letters of administration on the estate of Chang Yee Tong, deceased, as the nominee of the widow. The estate consists of personal property valued at \$200 and cause of action for damages for death of deceased by wrongful act of the Mutual Telephone Co. and of the Honolulu Rapid Transit and Land Co., value unknown. R. W. Breckons and J. J. Dunne are attorneys for petitioner; Goo Shee, widow of deceased, is living in China.

**TELEPHONE COMPANY PURGED.**

Judge Gear yesterday signed an order declaring the Mutual Telephone Co. and its superintendent, W. F. Lehigh, purged of contempt of court upon satisfactory evidence that they "have obeyed and carried into effect the order of this Honorable Court heretofore made, to-wit, on the 1st day of March, 1934, relative to inserting the name of Sidney M. Ballou in the March, 1934, Directory."

**ST. CLEMENT'S LAWSUIT.**

T. R. Walker et al., trustees of St. Clement's church, in their suit for summary possession against Gouveia, have given notice of motion to be made before Judge Gear on Monday next that the appeal of defendant be dismissed for laches and want of prosecution, because plaintiffs and their successors have been in possession since November, 1899, and no rights of the parties remain to be adjudicated, and because it does not appear that the appeal was duly perfected.

**THE DREDGING CONTRACT.**

In the suit for compensation, under agreement relative to Pearl Harbor dredging, of Clark & Henery vs. H. Hackfeld & Co., Ltd., and Castle & Cooke, Ltd., Judge De Bolt yesterday overruled the demurrer of the Hackfeld company, giving it five days in which to answer. A. S. Hartwell for plaintiff; H. E. Cooper for defendant.

The grounds of demurrer, briefly, were that there was no cause of action "against this defendant;" that if \$26,000 was guaranteed at all, it was by the Oahu Sugar Co. and the Ewa Plantation Co. and not by this defendant; that it did not appear that this defendant was ever satisfied that the opening of the channel of Pearl Harbor would open the same to commerce; that it did not appear that plaintiffs did the necessary work to be performed to make the channel of Pearl Harbor 200 feet wide at the bottom and thirty feet deep, or that said channel was made of those dimensions, and, lastly, that the complaint is ambiguous as to the agreement.

The argument in support of the demurrer was mainly that there was no liability of the guarantors because the plantation companies were not liable. Judge De Bolt overruled the demurrer, regarding the defendants' guaranty as an original agreement. All the other grounds were likewise overruled.

**COURT NOTES.**

Mary K. Kahalepuna, guardian of Keala and Kalu, minors, has filed an inventory of their estate. It consists of two pieces of land in Koolau-poko, Oahu, aggregating 3.05 acres and a house-lot at Pauoa Valley, together with a family residence at Waikiki.

Another day passed in the trial of the American Dry Goods Association before Judge Gear.

**JAP PLAYED  
SMART TRICK**

A very smart trick was played by a Japanese named Iwamoto upon a fellow countryman who is a laborer in Makee Sugar Plantation. As the consequence of his undue trust in a stranger, Taketa is out \$25. It seems that Iwamoto was recently going around the camps, pretending to be an agent of a Japanese hotel in Honolulu and told his countrymen that he could help them in withdrawing their deposits in the emigration companies. The victim, Taketa, thought the fellow was all right and during last November gave the company's note to him.

The dishonest agent got the money and spent it himself; but when he was pressed for the payment he schemed a trick upon Taketa. He wrote a letter to the man in the name of the hotel to the effect that the money was not paid by the company; and dropped the letter at the post office and got it duly stamped with the post office mark. He changed the mark and made it look like Honolulu and then dropped it in a letter box in the camp where all the laborers get their mail. This made Taketa believe till recently that his money was still in Honolulu. He came too late to find out the fact when Iwamoto disappeared from the place; playing many other such tricks upon his fellowmen.—The Garden Island.

**KNEW THEIR VALUE.**

Mrs. Knowitt—"I hear you celebrated your silver wedding last week."

Mrs. Wise—"No. To judge from the presents we received, I think it was our silver-plated wedding."—New York Mail and Express.

**POLICE ARE  
CONSTABLES****Supreme Court Decides  
Point in Majority  
Opinion.**

By a majority, consisting of Chief Justice Frear and Justice Perry, the Supreme Court denies a writ of prohibition to Jonah K. Kalaniana'ole against W. W. Dimond & Co., Ltd., and Arthur M. Brown, High Sheriff. Justice Galbraith dissents.

The case was an application for a writ of prohibition to prevent the respondents from proceeding with an execution issued by the District Magistrate of Honolulu to enforce a judgment for \$282 obtained by the respondent, W. W. Dimond & Co., Ltd., against the petitioner.

Chief Justice Frear writes the opinion of the court. It sustains a judgment by default found against the petitioner. Then it declares that a police officer is a constable within the meaning of our statutes. There are two findings to the effect that the service of summons was not at fault, the court saying that "a District Court summons may be served under our statutes and practice by showing the defendant the original and leaving a copy with him. It is unnecessary to read the original to him."

Finally: "An alias execution issued after the dismissal of an appeal may be good even though the original may have been bad because issued pending an appeal from a District Court."

C. W. Ashford appeared for the petitioner, and Thayer & Hemenway for respondents.

Justice Galbraith bases his dissent entirely on the grounds that under the laws of this Territory, a police officer is not a constable and that a constable is not authorized to serve summons. He quotes several Massachusetts cases, also cases from Illinois, Indiana, New Jersey, Kansas, North Carolina and Michigan, as authorities for his position.

**OLD CATTLE  
STEALING CASE**

The appeal of the defendants in the case of the Territory of Hawaii vs. Jacintho A. de Nobrega, Matthias Baptista and Joao Corderio, who were convicted in the Fourth Circuit court on the charge of the larceny of cattle from the Parker ranch, Hawaii, will shortly come up for argument before the Supreme Court. E. A. Douthitt has been employed to represent the Territory. The case is an old one. From the evidence given at the trial two of the defendants were caught by Mr. Rickard taking cattle from the ranch. One steer was taken to Nobrega's place, slaughtered and quartered.

**NO FRIEND LIKE AN OLD FRIEND.**—He will always help you in time of need. It is the same with Chamberlain's Cough Remedy. It is an old and tried friend in many thousands of homes, and, like other old friends, can be depended upon in time of need. For sale by all Dealers and Druggists. Benson, Smith & Co., Ltd., Agents for Hawaii.

**NO BETTER THAN FATHER USED TO MAKE.**

Young husband—Still sitting up, dear? You shouldn't have waited for me. I was detained down town by important business, and—

Young wife—Try some other excuse, George. That's the kind father used to make.—Chicago Tribune.

**THIN PEOPLE**

want to get fat and fat people want to get thin—human nature. If you are fat don't take Scott's Emulsion. It will make you gain flesh. If you are thin Scott's Emulsion is just what you need.

It is one of the greatest flesh producers known. Not temporary gains but healthy, solid flesh that will fill out the body where it is needed.

There's nothing better than Scott's Emulsion for weakness and wasting.

Scott's Emulsion is a food-medicine; not a stimulant; not a mere "extract" or so-called "wine" of cod liver oil. It contains the whole oil perfectly emulsified, which is the only way of preserving its valuable properties.

We'll send you a sample free upon request. SCOTT & BOWNE, 400 Pearl Street, New York.

**PENNYROYAL PILLS**

CHICHESTER'S ENGLISH PILLS. Original and Only Genuine. SAFE. Always reliable. Ladies and Druggists. CHICHESTER'S ENGLISH PILLS. In RFB and Gold metallic boxes, sealed with blue ribbon. Take no other. Refuse dangerous Substitutes and Imitations. Buy of your Druggist, or send 4c. in stamps for Particulars, Testimonials and "Relief for Ladies," in letter by return mail. 10,000 Testimonials. Sold by all Druggists. Chichester Chemical Co., Ltd., London, England. Made in England.

**AT AUCTION**

By order of the Honorable Court of Appeals, the following property will be sold at public auction, to-wit: The property of the late John A. King, deceased, consisting of all his real and personal estate, more particularly described in the inventory of his estate, and in the will of the said John A. King, deceased, and in the order of the Court of Appeals, bearing date the 17th day of March, 1934.

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**Announcement  
of Auctions**

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